ARRIOLA, COWAN & ARRIOLA, HAGATNA, GUAM 96910

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DISTRICT COURT OF GUAM JUL 17 2003

MARY L. M. MORAN CLERK OF COURT

(37)

UNITED STATES DISTRICT COURT OF GUAM

LOUIS VUITTON MALLETIER and CHANEL, INC., and PRADA, S.A.)	CIVIL CASE NO. 03-00013
)	
Plaintiffs,)	
)	CONCENT HIS CLEANE AND
VS.)	CONSENT JUDGMENT AND
HANA TRADE CORPORATION dba	7	PERMANENT INJUNCTION AGAINST DEFENDANT ANGIE D. WOLFORD aka
HONOLULU GIFT SHOP aka U.S.A. T-	7	VENDOR DOE VII dba TRINITY'S
SHIRTS AND GIFT ITEMS, VENDOR	<i></i>	NOVELTIES
DOE II aka SU KIM, VENDOR DOE	Ć.	
III, KIM CHOL KUN dba ANGELUS,)	
VENDOR DOE IV aka LISA'S,)	•
VENDOR DOE V aka FASHION CITY,)	
VENDOR DOE VI aka CORALYN'S)	
VARIETIES, ANGIE D. WOLFORD)	
aka VENDOR DOE VII and DOES I THROUGH XX,)	
TIROUII AA,	7	
Defendants.)	

This matter, having come before the Court upon the Verified First Amended Complaint of the Plaintiffs Louis Vuitton Malletier, Chanel Inc. and Prada S.A. (collectively "Plaintiffs"), for damages and an injunction to restrain Vendor Doe VII, nka ANGIED. WOLFORD, dba TRINITY"S NOVELTIES (hereinafter "defendant"), and others from imitating, copying, counterfeiting, making

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unauthorized use of, and otherwise infringing upon the registered trademarks, trade names or logos of plaintiffs (hereinafter "Plaintiffs' Trademarks"), and from unfairly competing with plaintiffs, and from falsely designating goods as having originated from plaintiffs; and it appearing to the Court from the supporting evidence that a Final Judgment and Permanent Injunction should be entered in favor of the plaintiffs, it is

ORDERED, ADJUDGED AND DECREED that:

- 1. Defendant ANGIE D. WOLFORD consents and agrees that she is the proper party Defendant previously identified in the Verified First Amended Complaint and subsequent pleadings herein as "VENDOR DOE VII," and further Stipulates and Agrees to an amendment of all pleadings herein, including the Verified First Amended Complaint, to identify Defendant ANGIE D. WOLFORD dba TRINITY'S NOVELTIES as the proper party Defendant in the place and stead of VENDOR DOE VII.
- 2. Defendant and her representatives, agents, servants, employees, and all persons or entities acting in concert or participation with defendant, are permanently enjoined and restrained from in any manner:
- a. Using Plaintiffs' Trademarks or any simulation, reproduction, counterfeit, copy or colorable imitation of Plaintiffs' Trademarks in connection with the printing, manufacturing, advertising, embroidering, offering for sale, sale or distribution of purses, handbags, accessories, wallets, keyholders, belts, jewelry, shoes, garments, cosmetics, packaging materials, or any other items;

- b. Using Plaintiffs' Trademarks or any colorable imitation of Plaintiffs'
 Trademarks in any manner likely to cause confusion, mistake or deception as to the identity or source of any item;
 c. Passing off, inducing or enabling others to sell or pass off any items which
- are not genuine Louis Vuitton, Chanel and Prada products as and for genuine Louis Vuitton, Chanel and Prada products;
- d. Committing any acts calculated to cause others to believe that defendant's products are genuine Louis Vuitton, Chanel or Prada products or that defendant is an authorized distributor, seller or retailer of Louis Vuitton, Chanel or Prada;
- e. Offering for sale, selling, circulating, holding for sale, advertising, distributing, printing or manufacturing any items bearing any simulation, reproduction, counterfeit, copy or colorable imitation of Plaintiffs' Trademarks;
- f. Engaging in any other activity using Plaintiffs' Trademarks or any simulation, reproduction, counterfeit, copy or colorable imitation of Plaintiffs' Trademarks in a manner which is likely to cause others to falsely believe that defendant's products are connected with plaintiffs, or plaintiffs' products;
- g. Transferring, importing, shipping, delivering, consigning, holding for sale, selling, distributing, moving, destroying or otherwise disposing of in any manner bags, purses, luggage, leather goods, jewelry, accessories, apparel, labels, heat transfers, screens, printed matter or any other items bearing any simulation, reproduction, counterfeit, copy or colorable imitation of

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Plaintiffs' Trademarks;

- h. Removing, destroying or otherwise disposing of any business records or documents not previously provided to plaintiffs' counsel relating in any way to the manufacture, printing, purchase, sale, distribution or advertisement of any items bearing any simulation, reproduction, counterfeit, copy or colorable imitation of Plaintiffs' Trademarks; and
- i. Assisting, aiding or abetting any other person or entity in engaging in or performing any of the activities referred to in the above subparagraphs (a) through (h); and it is further
- 2. ORDERED, that defendant shall place into the possession, custody and control of plaintiffs' counsel, at no cost to plaintiffs, to become the property of plaintiffs to do with as they wish within five (5) days from the date of this Order:
- a. All garments, apparel, bags, purses, luggage, leather goods, jewelry, accessories, labels, packages, signs, advertisements and any other items in defendant's possession, custody or control bearing any reproduction, simulation, counterfeit, copy or colorable imitation of Plaintiffs' Trademarks, and all money, cash, coins and currency and records; and
- b. All artwork, plates, molds, matrices, printing devices, screens, heat transfers or other means of making any simulations, reproductions, counterfeits or copies of Plaintiffs' Trademarks in defendant's possession, custody or control; and it is further
- 3. ORDERED, that defendant shall place into the custody, possession and control of plaintiffs' counsel, within ten (10) days thereof, at no cost to plaintiffs, all items which hereafter

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come into defendant's possession, custody or control which bear simulations, reproductions, counterfeits or copies of Plaintiffs' Trademarks; and it is further

- 4. ORDERED, that defendant shall pay to plaintiffs, through their counsel of record, Arriola, Cowan & Arriola, 259 Martyr Street, Suite 201, Hagatna, Guam 96910, the sum of THREE THOUSAND DOLLARS AND NO CENTS (\$3,000.00) with interest at the rate of six percent (6%) per annum, payable as follows: \$1,000.00 payable on or before July 16, 2003, with the balance to be paid in monthly installments of \$1,000.00 beginning August 16, 2003 and on or before the sixteenth (16th) day of every month thereafter until fully paid; and it is further
- 5. ORDERED, that all counterfeit Louis Vuitton, Chanel and Prada garments, apparel, bags, purses, luggage, leather goods, jewelry, accessories, labels, packages, signs, advertisements and any other items previously seized by U.S. Marshals or other peace officers of the territory of Guam from defendant shall be released to plaintiffs' counsel for disposition, and any bond posted by plaintiffs shall be released to plaintiffs or their counsel; and it is further
- 6. ORDERED, that the file, records, pleadings and all documents in this action shall be unsealed immediately; and it is further
- 7. ORDERED, that the parties shall execute a mutual release document upon final payment of the amount referenced in paragraph 4, above; and it is further
- 8. ORDERED, that this Court shall have continuing jurisdiction to enforce this Judgment, the injunction therein, and any agreement between the parties with respect thereto existing as of the date hereof; and

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9. IT IS FINALLY ORDERED, that this Order does not constitute a release of defendant.

FAILURE TO ABIDE BY THIS JUDGMENT AND THE TERMS CONTAINED HEREIN SHALL CONSTITUTE CONTEMPT OF COURT, PUNISHABLE AFTER HEARING AS PROVIDED BY LAW.

Dated:

JUL 1 6 2003

ABLE JOHN S. UNPINGCO

Chief Judge, District Court of Guam

CONSENTED TO by Plaintiffs Louis Vuitton Malletier, Chanel, Inc. and Prada, SA.

ARRIOLA, COWAN & ARRIOLA Counsel for Plaintiffs

Dated: 1

By:

JOAQUIN C. ARRIOLA.

VII, dba

CONSENTED TO by Defendant ANGIE D/WOLFORD, aka Vendor Dog

TRINITY'S NOVELTIES.

Dated: 7-14-03

RECEIVED

JUL 15 2003

DISTRICT COURT OF GUAM HAGATNA, GUAM